

Prince Georges County Ss. November the 23 1698.

By vertue of an ordar from this Court wee the Subscribers have as auditors Assigned Stated and adjusted the within accounts between Mr. Thomas Greene-feild administrator of Richard Charlett and Christopher Thompson and Grace his wife Administratrix of Laurance Rowlands as is within Stated in Wittness whereof wee have hereunto Sett our Hands the Day and year afforesaid etc. Thomas Hollyday, David Small.

Therefore it is Considered That the Said Thomas Greenfeild Administrator of the Said Richard Charlett recover against the Said Christopher Thompson as well the Sume of five Hundred twenty Seven pounds of Tobacco the ballance of accounts as allso the Sume of five Hundred Sixty four pounds Cost to the Said Thomas Greenfeild of his assent for his Cost and Charges in this behalfe Layd out and Expended by the Court here adjudged etc. and the Said Christopher Thompson in Mercy etc.

Nathan Veitch Plantiffe: James Bigger Defendant

James Bigger Late of Prince Georges County was Attached to answer unto Nathan Veitch of a Plea of trespass upon the Case etc.

And whereupon the Said Nathan by William Stone his Attorney Compleineth that whereas the Said James the 27th day of March in the year of our Lord 1697 at Charles Towne within the Jurisdiction of this Court was Indebted in the Sume of fourteen Hundred pounds of Tobacco being for a Certaine horse or Gellding by the Said Nathan to the Said James Sold as by a Peticular accompt thereof here ready in Court to be produced more at Large may appear and the Said James to the Said Nathan being so indebted as afforesaid in Consideration thereof did assume upon himselfe and to the Said Nathan then and there faithfully promise that hee the Said James the Said Sume of 1400 lbs. of Tobacco to the Said Nathan when he Should be thereunto requested would well and truly content and pay Nevertheless although the Said James hath afterwards the Day and place aforesaid that is to Say the 30th day of Aprill in the year aforesaid Paid and Satisfyed unto the Said Nathan the Sume of two Hundred pounds of Tobacco yet as to twelve Hundred pounds of Tobacco residue of the aforesaid Sume fourteen hundred pounds of Tobacco the Said James his Promise and assumption aforesaid not regaurding but mindeing and fraudulently intending him the Said Nathan in this behalfe Craftily and Subtily to deceive and defraud the Said Sume of twelve hundred pounds of Tobacco to the Said Nathan hath not Paid although the Said James to doe the Same by the Said Nathan afftarwards the Day and place afforesaid was often thereunto requested but hath hitherto refused and Still doth refuse to the Damage of the Said Nathan of Eighteen Hundred pounds of Tobacco and thereof he brings this Suite etc.

William Stone. John Doe, Richard Roe pledges.

March the 27 1697

James Bigger Debtor to
Nathan Veitch

per Contra Creditor

To a horse Sold you 1400

By taking up a horse 200

By Ballance Due 1200

1400

And the Said James Bigger by Joshua Cecell his attorney cometh and Defendeth the force and Injury when etc. and Prayeth Lycence thereof to imparle here untill the next Court and it is Granted unto him the Same Day is Given to the Plantiff